gross receipts taxes. All cities contiguous to each other shall be treated as part of one incorporated area and the tax would be imposed in each of those contiguous cities only if the majority of those voting in the total area covered by the contiguous cities favor its imposition.

- Sec. 12. Section 715.1, subsection 2, Code 1985, is amended to read as follows:
- 2. Any deed, will or testamentary document, bill of sale, warehouse receipt, bill of lading, lottery ticket or share, or any writing which purports to convey an interest in some property, or to be evidence of or to establish a right in some property.
- Sec. 13. Lottery agency expense incurred for educational and informational material for the lotto game for the period beginning April 1, 1986 and ending October 1, 1986 shall not exceed eight hundred and fifty thousand dollars and shall not be included to determine compliance with the four percent limitation imposed in section 99E.10. Marketing and promotional materials for the lotto game are subject to the four percent limitation.
- Sec. 14. This Act, being deemed of immediate importance, takes effect from and after its publication in the Jasper County Tribune, a newspaper published in Colfax, Iowa, and in the Citizen Herald, a newspaper published in Jesup, Iowa.

Approved April 8, 1986

I hereby certify that the foregoing Act, House File 2197, was published in the Citizen Herald, Jesup, Iowa, on April 16, 1986, and in the Jasper County Tribune, Colfax, Iowa, on April 17, 1986.

MARY JANE ODELL, Secretary of State

CHAPTER 1043

SERVICE OF PROCESS ON A SPOUSE H.F. 721

AN ACT relating to the service of process on an individual's spouse at a place other than the individual's dwelling house or usual place of abode.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Rule of civil procedure 56.1, subsection a, Iowa court rules, second edition, is amended to read as follows:

(a) Upon any individual aged eighteen years or more who has not been adjudged incompetent, either by taking his the individual's signed, dated acknowledgment of service endorsed on the notice; or by serving him the individual personally; or by serving, at his the individual's dwelling house or usual place of abode, any person residing therein who is at least eighteen years old, but if such place is a rooming house, hotel, club or apartment building, the copy shall there be delivered to such a person who is either a member of his the individual's family or the manager, clerk, proprietor or custodian of such place; or upon the individual's spouse at a place other than the individual's dwelling house or usual place of abode if probable cause exists to believe that the spouse lives at the individual's dwelling house or usual place of abode.

Approved April 8, 1986

CHAPTER 1044

STATE DAY CARE ADVISORY COMMITTEE H.F. 2110

AN ACT relating to the membership of the state day care advisory committee.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 237A.21, Code 1985, is amended to read as follows: 237A.21 STATE DAY CARE ADVISORY COMMITTEE.

There is established a state day care advisory committee to consist of not less than nine and not more than fifteen eleven members from urban and rural areas across the state. The membership shall consist consists of one third providers of services, one third three interested citizens, and one third three parents of children served and one provider of preschool, one provider of for-profit day care, one provider of nonprofit day care, one provider of federal head start programs, and one provider of family day care. Members shall be appointed by the commissioner from a list of names submitted by a nominating committee to consist of one member of the state day care advisory committee established pursuant to this section, one member of the day care unit of the department, and one member of a professional child care organization. Two names shall be submitted for each appointment. Members shall be appointed for terms of three years but no member shall be appointed to more than two consecutive terms. The state day care advisory committee shall write its own operational policies with departmental approval. The member of the state day eare advisory committee who submits names of nominees for initial membership on the committee shall be a member of the state day care advisory committee established by regulation 220.4 of the Social Security Act of 1967.

Sec. 2. The terms of members serving on the state day care advisory committee on the effective date of this Act shall expire at noon on that date and the commissioner shall appoint eleven members pursuant to section 237A.21, whose terms shall begin at noon on the effective date of this Act. Initially, notwithstanding the three-year term in section 237A.21, one parent, one interested citizen, the provider of preschool, and the provider of for-profit day care shall be appointed to three-year terms, one parent, one interested citizen, the provider of federal head start programs, and the provider of nonprofit day care shall be appointed to two-year terms, and one parent, one interested citizen, and one provider of family day care shall be appointed to one-year terms.

Approved April 8, 1986

CHAPTER 1045

MEDICARE SUPPLEMENT INSURANCE COVERAGE S.F. 108

AN ACT relating to information regarding medicare supplement insurance coverage.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. NEW SECTION. 249B.9 INSURANCE INFORMATION.

The commission, with information provided by the insurance department, shall develop and disseminate annually information regarding insurance policies available to supplement medicare, as defined in section 514D.2. The information shall permit a prospective insured to review the extent of coverage of various policies in order of most comprehensive to least, and shall include but is not limited to, the following: